## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

DAVID FLEISHMAN, an individual,
PERFORMANCE AFTERMARKET
PARTS GROUP, LTD., a Texas
Limited Partnership, and G & C
AUTOMOTIVE DISTRIBUTORS, INC.,
a Texas Corporation,

Plaintiffs,

Case No.: 4:07-cv-4417

Hon. Kenneth M. Hoyt

Jury Trial Demanded

v.

TI GROUP AUTOMOTIVE SYSTEMS, LLC a Delaware Limited Liability Company,

Defendant.	
	/

## STIPULATED ORDER OF DISMISSAL WITH PREJUDICE

At a session	of said	Court	held	in	the	United	States	District	Court,	Southern
District of Te	exas, on									
PRESENT:	Hon.									

This matter having come before the Court upon the stipulation of the parties; the Court having denied Plaintiffs' motion for a temporary restraining order with respect to Defendant's placement of an expired patent number on certain products upon evidence that said activity has ceased; and the Court being otherwise fully informed in the premises,

IT IS ORDERED that the above-captioned action be, and it hereby is, dismissed in its entirety with prejudice and without costs or attorney fees to any party.

> KENNETH M. HOYT UNITED STATES DISTRICT JUDGE

EPSTEIN BECKER GREEN WICKLIFF & HALL P.C.

By: Stephen R. Cochell Attorneys for Plaintiffs

HOWREY LLP

By: John R. Keville

Attorneys for Defendant